Form 210A (10/06)

United States Bankruptcy Court Southern District Of New York

In re Lehman Brothers Holdings Inc., et al.,

Case No. 08-13555 (JMP) (Jointly Administered)

TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee

Name of Transferor

Deutsche Bank AG, London Branch

Monarch Debt Recovery Master Fund Ltd

Name and Address where notices to transferee should be sent:

Deutsche Bank AG, London Branch

Winchester House, 1 Great Winchester Street

London EC2N 2DB

Tel: +44 20 7547 3330 Fax: +44 113 336 2010 Attention: Simon Glennie

E-mail: simon.glennie@db.com

Court Claim # (if known): 59098

Amount of Claim (transferred):

EUR 2,935,000.00 in principal amount of ISIN

XS0325476215 (plus all interest, costs and fees

relating to this claim)

Allowed Claim Amount being transferred: USD

4,165,075.44

Date Claim Filed: October 30, 2010

Tel: N/A

Last Four Digits of Acct. #: N/A

Last Four Digits of Acct. #: N/A

Name and Address where transferee payments should be sent (if different from above):

Tel: +44 20 7547 2400

Last Four Digits of Acct #: N/A

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

By:

Transferee/Transferee's Agent

Date: 22 AUGUST 2014

Penalty for paking a false statement, ine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

Vice President

Vice President | Confidential

PARTIAL Transfer of LBHI Claim # 59098 PROGRAM SECURITY

AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

TO: THE DEBTOR AND THE BANKRUPTCY COURT

- For value received, the adequacy and sufficiency of which are hereby acknowledged, Monarch Debt Recovery Master Fund Ltd ("Seller") hereby unconditionally and irrevocably sells, transfers and assigns to Deutsche Bank AG, London Branch (the "Purchaser"), and Purchaser hereby agrees to purchase, as of the date hereof, (a) an undivided interest, to the extent of the applicable percentage specified in Schedule 1 hereto (the "Purchased Portion"), in Seller's right, title and interest in and to Proof of Claim Number 59098 filed by or on behalf of any of Seller's predecessors-in-title (a copy of which is attached at Schedule 2 hereto) (the "Proof of Claim") against Lehman Brothers Holdings, Inc., as guarantor of the Purchased Security (as defined below) and debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), (b) all rights and benefits of Seller relating to the Purchased Portion, including without limitation (i) any right to receive cash, securities, instruments, interest, damages, penalties, fees or other property, which may be paid or distributed with respect to the Purchased Portion (other than the Retained Distributions (as defined below)) or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Portion, whether under a plan or reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptcy Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Purchased Portion, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to the Purchased Portion, and (iv) any and all of Seller's right, title and interest in, to and under the transfer agreements, if any, under which Seller or any prior seller acquired the rights and obligations underlying or constituting a part of the Purchased Portion, but only to the extent related to the Purchased Portion, (c) any and all proceeds of any of the foregoing (other than the Retained Distributions (as defined below)) (collectively, as described in clauses (a), (b), and (c), the "Transferred Claims"), and (d) the security or securities (any such security, a "Purchased Security") relating to the Purchased Portion and specified in Schedule 1 attached hereto.
- Seller hereby represents and warrants to Purchaser that: (a) the Proof of Claim was duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of "Lehman Program Securities"; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17, 2009; (c) Seller owns and has good and marketable title to the Transferred Claims, free and clear of any and all liens, claims, set-off rights, security interests, participations, or encumbrances created or incurred by Seller or against Seller; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Evidence of Transfer; (e) the Proof of Claim includes the Purchased Portion specified in Schedule 1 attached hereto; (f) Seller has not engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other general unsecured creditors holding claims of the same class and type as the Purchased Portion; (g) the Transferred Claims are Class 5 Senior Third Party Guarantee Claims; and (h) on April 17, 2012 Seller received the first distribution relating to the Transferred Claims totaling the amount of \$ 150,327.11 (the "First LBHI Distribution"), on October 1, 2012 Seller received the second distribution relating to the Transferred Claims totaling the amount of \$101,443.70 (the "Second LBHI Distribution"), on April 4, 2013 Seller received the third distribution relating to the Transferred Claims totaling the amount of \$128,130.84 (the "Third LBHI Distribution"), on October 3, 2013 Seller received the fourth distribution relating to the Transferred Claims totaling the amount of \$151,913.50 (the "Fourth LBHI Distribution"), on April 3, 2014 Seller received the fifth distribution relating to the Transferred Claims totaling the amount of \$165,013.45 (the "Fifth LBHI Distribution") and Seller has received a distribution paid on or about May 8, 2013 in the amount of €354,516.27 (the "First Treasury BV Distribution"), a distribution paid on or about October 28, 2013 in the amount of €138,885.18 (the "Second Treasury BV Distribution") and a distribution paid on or about April 28, 2014 in the amount of €149,273.99 (the "Third Treasury BV Distribution") by Lehman Brothers Treasury Co. B.V., with respect to the securities relating to the Transferred Claims (the First LBHI Distribution, the Second LBHI Distribution, the Third

LBHI Distribution and the First Treasury BV Distribution together, the "Retained Distributions").

- 3. Seller hereby waives any objection to the transfer of the Transferred Claims to Purchaser on the books and records of the Debtor and the Court, and hereby waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by Purchaser for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. Seller acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferring to Purchaser the Transferred Claims, recognizing Purchaser as the sole owner and holder of the Transferred Claims, and directing that all payments or distributions of money or property in respect of the Transferred Claim be delivered or made to Purchaser.
- 4. All representations, warranties, covenants and indemnities shall survive the execution, delivery and performance of this Agreement and Evidence of Transfer of Claim and the transactions described herein. Purchaser shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller. Seller hereby agrees to indemnify, defend and hold Purchaser, its successors and assigns and its officers, directors, employees, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities, including, without limitation, reasonable attorneys' fees and expenses, which result from Seller's breach of its representations and warranties made herein.
- 5. Seller shall promptly (but in any event no later than three (3) business days) remit any payments, distributions or proceeds received by Seller in respect of the Transferred Claims to Purchaser (other than the Retained Distributions). Seller has transferred, or shall transfer as soon as practicable after the date hereof, to Purchaser each Purchased Security to such account, via Euroclear or Clearstream (or similar transfer method), as Purchaser may designate in writing to Seller. This Agreement and Evidence of Transfer supplements and does not supersede any confirmation, any other automatically generated documentation or any applicable rules of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security.
- 6. Each of Seller and Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered, all such other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions as the other party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement and Evidence of Transfer, including, without limitation, cooperating to ensure the timely and accurate filing of any amendment to the Proof of Claim.
- 7. Seller's and Purchaser's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and Purchaser each submit to the jurisdiction of the courts located in the County of New York in the State of New York. Each party hereto consents to service of process by certified mail at its address listed on the signature page below.

08-13555-mg Doc 46062 Filed 08/22/14 Entered 08/22/14 13:23:16 Main Document Pg 4 of 20

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is executed this 22-day of August 2014.

MONARCH DEBT RECOVERY MASTER FUND DEUTSCHE BANK AG, LONDON BRANCH

Simon Glennie

Vice President

LTD

By: Monarch/Alternative Capital LP

Its: Advisor

By: Name:

Title: Andrew J. Herenstein

Managing Principal
Monarch Debt Recovery Master Fund Ltd
c/o Monarch Alternative Capital LP 535 Madison Avenue, 26th Floor

New York NY 10022 Attn: Michael Gillin Phone: (212) 554-1743 Fax: (866) 741-3564

Email: fundops@monarchlp.com

Name: Title:

> Jamie Foots Winchester Housepreside

1, Great Winchester Street London EC2N 2DB

ENGLAND Attn: Michael Sutton 08-13555-mg

Schedule 1

Transferred Claims

Purchased Portion

71.58537 % of the claim that is referenced in line number 47 of the Proof of Claim (a copy of which is attached at Schedule 2) and relating to the Purchased Security described below (plus all interest, costs and fees relating to this claim).

Lehman Programs Securities to which Transfer Relates

Description of Security	ISIN/CUSIP	Blocking Number	Issuer	Guarantor	Principal/Notional Amount	Maturity	Allowed Amount (in USD)
MTN8551	XS0325476215	6031866	Lehman Brothers Treasury Co. BV	Lehman Brothers Holdings, Inc.	EUR 2,935,000.00	10/19/2009	USD 4,165,075.44

ConfidentialSchedule 1-1

Schedule 2

Copy of Proof of Claim 59098

ConfidentialSchedule 1-1

	Holdings Claims Proce by Solutions, LLC Box 5076	on District of New York ssing Center	PRO	CURITIES PROGRAMS OF OF CLAIM	
In Re:	Holdings Inc., et al.,	Chapter 11 Case No. 08-13555 (JMP) (Jointly Administered)	Filed: USBC - Southern District of New York Lehman Brothers Holdings Inc., Et Al. 08-13555 (JMP) 0000059098		
based on Lehm	n may not be used an Programs Secu man-docket.com a	to file claims other than those ities as listed on s of July 17, 2009			
Creditor) C.V.I. C c/o Car Knowle Cobhar United Telephone number	G.V.F. (Lux) Master Val Investors, UK, 1 e Hill Park, Fairmile n, Surrey KT11 2PD Kingdom	td. Lane		Check this box to indicate that this claim amends a previously filed claim. Court Claim Number: (If known) Filed on: Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.	
Telephone number		mail Address:	ties. Your claim amount must b	be the amount owed under your Lehman imber 15, 2008 or acquired them thereafter, a amount must be stated in United States	
and whether such dollars, using the eyou may attach a s Amount of Claim	claim matured or beca exchange rate as applic schedule with the claim e: \$ not less than \$6	ne fixed or liquidated before or after lable on September 15, 2008. If you a lamounts for each Lehman Programs 69,387,079.91 (Required)	re filing this claim with respect Security to which this claim re	to more than one Lehman Programs Security, lates. unt due on the Lehman Programs Securities.	
Provide the li this claim with res which this claim r	nternational Securities spect to more than one elates.	Identification Number (ISIN) for eac Lehman Programs Security, you may	h Lehman Programs Security to attach a schedule with the ISIN	which this claim relates. If you are filing its for the Lehman Programs Securities to	
International Sec	curities Identification	Number (ISIN): see attached	(Required))	
appropriate (each, from your account than one Lehman relates.	, a "Blocking Number" tholder (i.e. the bank, l Programs Security, yo) for each Lehman Programs Security broker or other entity that holds such unay attach a schedule with the Bloom	tor which you are filing a clair securities on your behalf). If yo cking Numbers for each Lehman	depository blocking reference number, as m. You must acquire a Blocking Number ou are filing this claim with respect to more in Programs Security to which this claim or other depository blocking reference	
see attached		(Requ	ired)		
you are filing this accountholder (i.e numbers.	s claim. You must acq e. the bank, broker or c	ther entity that holds such securities of	on your behalf). Beneficial holo	our Lehman Programs Securities for which my participant account number from your ders should not provide their personal account	
Accountholders see attached	Euroclear Bank, Cle	erstream Bank or Other Depository (Requi	70 Years 180		
5. Consent to Euconsent to, and audisclose your ide	re deemed to have auth	tream Bank or Other Depository: orized, Euroclear Bank, Clearstream ehman Programs Securities to the De	By filing this claim, you Bank or other depository to	FHED / RECEIVED	
Date. 10//2009	Signature: The persof the creditor or oth number if different any.	on filing this claim must sign it. Sign er person authorized to file this claim rom the notice address above. Attach	and state address and telephone copy of power of attorney, if	EPIQ BANKRUPTCY SOLUTIONS, LLC	
Penalty	for presenting fraudu	lent claim: Fine of up to \$500,000 or	imprisonment for up to 5 years	, or both. 18 U.S.C. §§ 152 and 3571	
	SICHE	BY CARVAL INVE	STORS UK LTD) ! Sake,	

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The questions on the Proof of Claim form include instructions for completing each question. The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, there may be exceptions to these general rules.

Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

Date and Signature:

The person filing this proof of claim must sign and date it. FRBP 9011. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. Attach a complete copy of any power of attorney. Criminal penalties apply for making a false statement on a proof of claim.

DEFINITIONS

Debtor

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

Creditor

A creditor is the person, corporation, or other entity owed a debt by the debtor on the date of the bankruptcy filing.

Claim

A claim is the creditor's right to receive payment on a debt that was owed by the debtor on the date of the bankruptcy filing. See 11 U.S.C. §101 (5). A claim may be secured or unsecured, reduced to judgment or not, liquidated or unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal or equitable

Proof of Claim

A proof of claim is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the Claims Agent at the following address:

Lehman Brothers Holdings Claims Processing c/o Epiq Bankruptcy Solutions, LLC FDR Station, PO Box 5076 New York, NY 10150- 5076

Lehman Programs Security

Any security included on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17,

INFORMATION

Acknowledgment of Filing of Claim

To receive acknowledgment of your filing, you may either enclose a stamped self-addressed envelope and a copy of this proof of claim, or you may access the Claims Agent's system (http://www.lehman-docket.com) to view your filed proof of claim.

Offers to Purchase a Claim

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.), and any applicable orders of the bankruptcy.court.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

LEHMAN BROTHERS HOLDINGS INC., et al.,

Debtors.

Chapter 11 Case No.

08-13555 (JMP)

(Jointly Administered)

ATTACHMENT TO PROOF OF CLAIM OF C.V.I. G.V.F. (LUX) MASTER S.A.R.L. AGAINST LEHMAN BROTHERS HOLDINGS INC.

The undersigned, CarVal Investors UK, Ltd., having an office at Knowle Hill Park, Fairmile Lane, Cobham, Surrey, United Kingdom, is duly authorized to execute and submit this claim (the "Claim") on behalf of C.V.I. G.V.F. (Lux) Master S.A.R.L. ("CarVal"). In support of the claim, CarVal represents as follows:

Background

debtors in these chapter 11 cases, the "Debtors") filed a petition for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") on September 15, 2008 (the "Petition Date"). Lehman Brothers Treasury Co. B.V. ("LBTCBV") was declared bankrupt by the Amsterdam (Holland) District Court on October 8, 2008 with the appointment of a bankruptcy trustee. On January 30, 2009, the Court of First Instance of the Netherlands Antilles, venue Curacao, adjudicated bankrupt Lehman Brothers Securities N.V. ("LBSNV") with the appointment of a trustee. In the Court of Amtsgericht Frankfurt am Main on 13th November 2008 insolvency proceedings were opened over Lehman Brothers Bankhaus AG ("LBB") with the appointment of an insolvency administrator.

2. On July 2, 2009, the Bankruptcy Court entered an order (the "Bar Date Order"), setting November 2, 2009 at 5:00 p.m. (prevailing Eastern Time) (the "Bar Date") as the last date and time for filing proofs of claim for holders of Lehman Program Securities (as defined in the Bar Date Order) in LBHI's bankruptcy case. CarVal asserts this Claim pursuant to the Bar Date Order.

Basis of Claim

- 3. CarVal is a holder of certain Lehman Program Securities, as listed on the schedule attached hereto as Exhibit A, all of which were issued by LBHI, LBTCBV,LBSNV or LBB. CarVal holds, and is owed, \$669,387,079.91 in aggregate principal face amount of Lehman Program Securities, plus all accrued and unpaid interest due and owing as of the Petition Date (together, the "Claim Amount").
- 4. On June 9, 2005, the Executive Committee of the Board of Directors of LBHI adopted a certain resolution by unanimous consent, which stated that LBHI "fully guarantee[d] the payment of all liabilities, obligations and commitments of the subsidiaries set forth on Schedule A," which schedule identified LBTCBV,LBSNV and LBB as subsidiaries (the "Board Guarantee"). Board Guarantee, at 2.
- 5. As of the date of the filing of this Claim, CarVal has received no payment on account of any portion of the Claim Amount from LBHI, LBTCBV, LBSNV or LBB. CarVal accordingly asserts this Claim for the full Claim Amount against LBHI (i) as issuer of certain Lehman Program Securities, and (ii) with respect to Lehman Program Securities issued by LBTCBV, LBSNV and LBB, as guarantor of the liabilities and obligations of LBTCBV, LBSNV and LBB pursuant to the Board Guarantee.

A copy of the Board Guarantee is attached hereto as Exhibit B.

- 6. The Claim is evidenced by various documents and instruments, including (without limitation) the International Securities Identification Number of each Lehman Program Security, related blocking reference numbers and Euroclear account numbers, and the Board Guarantee. CarVal reserves the right to attach, produce, and/or rely upon additional documents supporting its Claim or additional documents that may become available after further investigation or discovery.
 - 7. No judgment has been rendered on account of the Claim.
- The amounts of any payment on the Claim has been credited and deducted for the purpose of making this Claim.
 - 9. The Claim is filed as an unsecured claim.
- 10. All notices and distributions in respect of the Claim should be forwarded to:

C.V.I. G.V.F. (Lux) Master S.A.R.L. c/o CarVal Investors, UK, Ltd. Knowle Hill Park, Fairmile Lane Cobham, Surrey KT11 2PD United Kingdom

by reason of the Bar Date. The filing of this proof of claim is not and should not be construed to be: (a) a waiver or release of the rights of CarVal against any other entity or person liable for all or part of any claim described herein; (b) a waiver of the right to seek to have the reference withdrawn or contest the Bankruptcy Court's jurisdiction with respect to the subject matter of these claims, any objection or other proceeding commenced with respect thereto, or any other proceeding commenced in this case against or otherwise involving CarVal; (c) a waiver of any right to the subordination, in favor of CarVal, of indebtedness or liens held by creditors of LBHI,

or any affiliated debtor; or (d) an election of choice of law or remedy that waives or otherwise affects any other remedy of CarVal.

- 12. CarVal reserves the right, in accordance with Bankruptcy Court orders and procedures to amend, modify and/or supplement this Claim, and/or file additional claims from time to time as may be necessary or appropriate.
- 13. The filing of this Claim shall not constitute a concession or admission by CarVal of any liability or the existence or veracity of any facts with respect to any claim that has been or may be asserted against CarVal by third parties.
- 14. Nothing contained herein shall limit the rights of CarVal from commencing any proceeding or taking any action concerning its claims or any lien or security interest to the extent permitted by the Bankruptcy Code or applicable non-bankruptcy law.

Dated: Surrey, United Kingdom October 24, 2009

C.V.I. G.V.F. (LUX) MASTER S.A.R.L.

(wan)

By: CarVal Investors UK, Ltd.

By: Title:

EXHIBIT A SCHEDULE OF LEHMAN PROGRAM SECURITIES

				1	Blocking	Euroclear
				USD Equivilant of	Reference	Account
F	ISIN	Quantity Blocked	Currency	Quantity Blocked	Number	Number
Entity By	AU300LBTC011		AUD	5,887,571.58	6031905	92317
hman Brothers Treasury BV	AU300LBTC029		AUD	21,453,343.01	6028707	92317
hman Brothers Treasury BV	AU300LBTC029	2,000,000.00	AUD	1,613,033.31	6046164	92317
hman Brothers Treasury BV	CH0027120812	5,000,000.00		4,480,688.23	6028922	92317
ehman Brothers Treasury BV	CH0029197156	1,300,000.00	CHF	1,164,978.94	6031895	92317
hman Brothers Holdings Inc	JP584117A762	1,100,000,000.00	JPY	10,510,223.58	6028918	92317
ehman Brothers Holdings Inc	XS0128857413	282,000.00		401,652.60	6046160	90948
ehman Brothers Holdings Inc	XS0138439616	12,000,000.00	EUR	17,091,600.00	6031876	92317
ehman Brothers Holdings Inc	xS0179304869	1,490,000.00		2,122,207.00	6028701	92317
ehman Brothers Holdings Inc	XS0183944643	3,193,000.00		4,547,789.90	6028908	92317
ehman Brothers Holdings Inc	XS0189741001	16,674,000.00		23,748,778.20	6031136	92317
ehman Brothers Holdings Inc	XS0193035358	14,201,000.00		20,226,484.30	6034559	92317
ehman Brothers Treasury BV	XS0200049590	21,500,000.00		21,500,000.00 17,867,843.50	6046165	92317
ehman Brothers Holdings Inc	XS0205185456	12,545,000.00		13,245,990.00	6031896	92317
ehman Brothers Treasury BV	XS0210782552	9,300,000.00		3,845,610.00	6048212	90948
ehman Brothers Holdings Inc	XS0218304458	3,700,000.00		5,269,910.00	6046166	9231
ehman Brothers Treasury BV	XS0220152069	13,550,000.00		19,299,265.00	6046162	90941
ehman Brothers Holdings Inc	XS0224346592 XS0242396249	15,000,000.00	-	15,000,000.00	6028925	9231
ehman Brothers Treasury BV	XS0247679573	11,850,000.00		16,877,955.00	6031873	9231
ehman Brothers Holdings Inc	XS0251195847	17,000,000.00	GBP	30,611,900.00	6028927	9231
ehman Brothers Treasury BV	XS0252835110	15,000,000.00		21,364,500.00	6028909	9231
ehman Brothers Holdings Inc	XS0254171191	13,700,000.00	-	19,512,910.00	6028705	9231
ehman Brothers Holdings Inc	XS0257022714	19,300,000.00		27,488,990.00	6031898	9231
ehman Brothers Holdings Inc	XS0267225273	500,000.00	EUR	712,150.00	6028929	9231
Lehman Brothers Treasury BV Lehman Brothers Treasury BV	XS0268040192	5,000,000.00	SGD	3,509,264.46	6046174	9231
Lehman Brothers Treasury BV	XS0270986499	11,000,000.00	GBP	19,807,700.00	6028924	9231
Lehman Brothers Holdings Inc	XS0272543900	11,350,000.00	EUR	16,165,805.00	6031888	9231
Lehman Brothers Holdings Inc	XS0282937985	4,500,000.00	EUR	6,409,350.00	6031883	9231
Lehman Brothers Treasury BV	XS0283497005	27,050,000.00		38,527,315.00	6031892	9231
Lehman Brothers Treasury BV	XS0283497005	15,000,000.00		21,364,500.00	6046183 6046184	9231
Lehman Brothers Bankhaus AG	XS0285486568	10,000,000.00		14,243,000.00	6048214	9094
Lehman Brothers Treasury BV	XS0286897219	1,696,000.00		2,415,612.80	6048205	9094
Lehman Brothers Treasury BV	XS0286900708	9,304,000.00		8,337,664.67 2,136,450.00	6031907	9231
Lehman Brothers Holdings Inc	XS0288579260	1,500,000.00		2,273,182.80	6028926	9231
Lehman Brothers Treasury BV	XS0288702052	1,596,000.00		14,243,000.00	6028946	9231
Lehman Brothers Treasury BV	XS0297097429	10,000,000.00		3,000,000.00	6031891	9231
Lehman Brothers Securities NV	XS0298339077	3,000,000.00		11,424,610.41	6046186	9231
Lehman Brothers Treasury BV	XS0298692434	89,000,000.00		10,804,200.00	6031879	9231
Lehman Brothers Holdings Inc	XS0299141332	10,000,000.00		18,007,000.00	6031911	9231
Lehman Brothers Treasury BV	XS0300241923	6,120,000.00		4,935,881.93	6028928	9231
Lehman Brothers Treasury BV	XS0305158031	4,300,000.00		6,124,490.00	6028699	9231
Lehman Brothers Holdings Inc	XS0307745744 XS0307992676	3,659,000.00		5,211,513.70	6031870	9231
Lehman Brothers Treasury BV	XS0307992676 XS0314130369	10,000,000.00		10,000,000.00	6028934	923:
Lehman Brothers Treasury BV	X50314150309	5,000,000.00		5,000,000.00	6031909	923
Lehman Brothers Treasury BV	XS0316313223 XS0325476215	4,100,000.00	TO CO. CO. CO.	5,839,630.00	6031866	923:
Lehman Brothers Treasury BV	XS0326006540	10,750,000.0		15,311,225.00	6046187	923
Lehman Brothers Holdings Inc	X50327261946	3,000,000.0		3,000,000.00	1	923
Lehman Brothers Treasury BV	XS0332587715	5,000,000.0	Control of the Contro	7,121,500.00		923
Lehman Brothers Treasury BV Lehman Brothers Treasury BV	XS0343872494	8,000,000.0		8,000,000.00		923
Lehman Brothers Treasury BV	XS0353348666	5,800,000.0	O USD	5,800,000.00		923
Lehman Brothers Treasury BV	XS0355227942	1,500,000.0		2,136,450.00		923
Lehman Brothers Holdings Inc	XS0362467150	400,000.0	O GBP	720,280.00		923
Lehman Brothers Treasury BV	XS0364263144	5,000,000.0	0 EUR	7,121,500.00		923
Lehman Brothers Treasury BV	XS0365822435	3,600,000.0		5,127,480.00		923
Lehman Brothers Holdings Inc	XS0383842951	33,000,000.0	0 GBP	59,423,100.00	0040231	323
				669,387,079.91		

EXHIBIT A CONTINUED

SCHEDULE OF LEHMAN PROGRAM SECURITIES

Exchange Rates	
AUD	0.806516655
CHF	0.896137647
JPY	0.009554749
EUR	1.4243
GBP	1.8007
SGD	0.701852892
USD	1
HKD	0.128366409

EXHIBIT B

LBHI BOARD GUARANTEE

06/08/2005

16:41

LEHMAN → 916467582653

NO.504 P01

UNANIMOUS WRITTEN CONSENT OF THE

EXECUTIVE COMMITTEE OF THE

BOARD OF DIRECTORS OF

LEHMAN BROTHERS HOLDINGS INC.

The undersigned, being both members of the Executive Committee of the Board of Directors of Lehman Brothers Holdings Inc., a Delaware corporation (the "Corporation"), do hereby adopt the following resolutions by unanimous written consent in lieu of a meeting in accordance with Section 141(f) of the General Corporation Law of the State of Delaware:

WHEREAS, the Corporation has previously authorized by specific resolution, which authority has not been revoked (the "Outstanding Guarantee Resolutions"), the guarantee of all or specified obligations and liabilities of certain direct and indirect subsidiaries of the Corporation, each of which is a "Guaranteed Subsidiary" as such term is used in the Corporation's Code of Authorities as currently in effect (the "Code"),

WHEREAS, certain of the Guaranteed Subsidiaries presently enjoy full guarantees while others have only partial guarantees, and the Corporation now wishes to expand such partial guarantees to full guarantees,

WHEREAS, due to the passage of time the names of certain of the Guaranteed Subsidiaries have changed, rendering the Outstanding Guarantee Resolutions out of date to that extent,

WHEREAS, the Corporation wishes to clarify that its guarantee of any Guaranteed Subsidiary with respect to any given transaction is not contingent upon the issuance of a signed guarantee pertaining to such transaction,

WHEREAS, Management wishes to establish additional Guaranteed Subsidiaries,

WHEREAS, Management wishes to specify that to the extent lawful and allowable, guarantees issued by the Corporation concerning certain of the Guaranteed Subsidiaries should originate with the branch of the Corporation located in London, England, so as to secure certain tax and accounting benefits, and

WHEREAS, Management believes that it would facilitate the conduct of the business of the Corporation to supersede and replace the various Outstanding Guarantee Resolutions in their entirety with this single document,

NOW THEREFORE BE IT,

06-09-05 11:31 JDM INVESTMENTS

ID-2023380294

P.02

ND.290 094 ND.584 082

RESOLVED, that the Corporation hereby fully guarantees the payment of all liabilities, obligations and commitments of the subsidiaries set forth on Schedule A hereto, each of which shall be a Guaranteed Subsidiary for purposes of the Code;

RESOLVED, that the Outstanding Guarantee Resolutions are hereby superseded and replaced in their entirety with this single document, provided that any guarantees provided pursuant to the Outstanding Guarantee Resolutions and outstanding on the date beard, whether in the form of a separately executed individual guarantee or otherwise, shall remain issued, outstanding and valid for all purposes;

RESOLVED, that guarantees provided by the Corporation concerning carrain of the Grammand Subsidiaries should originate with the branch of the Corporation located in London, England, to the extent lawful and allowable, as specified on Schedule A hereto;

RESOLVED, that each of the persons listed in the Code (as it may be amended from time to time) as being authorized to approve individual guarantees issued by the Corporation with respect to Guaranteed Subsidiaries, or any proper delegae thereof (collectively, "Authorized Persons"), are hereby authorized, in the name and on behalf of the Corporation, to execute such guarantees in such form as is approved by an arrorney of the Corporation and such Authorized Person, subject to any limitations specified herein, his or her execution of each such guarantee to be conclusive evidence of approval thereof; and to do such other acts and things as may be advisable or nacessary in order to effect the purposes and intern of these retaintions; and

FURTHER RESOLVED, that any and all actions contemplated by the foregoing resolutions and taken by such Authorized Persons prior to the date hereof are hereby ratified, confirmed and approved in all respects.

Dated: June 9 2005

Richard S. Puld, Jr.

Inn D. Macomber

06/08/2005

16:41 LEHMAN -> 916467582653

NO.504 P03

Schedule A to LBHI Unanimous Written Consent dated June 9, 2005

	Name of Subsidiary	Issue Corporation guarantee from branch located in London, England, to the extent lawful and allowable?
1.	Lehman Brothers Asia Holdings Limited	No
2.	Lehman Brothers Bankhaus A.G.	Yes (London branch of such subsidiary only)
3.	Lehman Brothers Commercial Bank	No
4.	Lehman Brothers Commercial Corporation	No
5.	Lehman Brothers Commercial Corporation Asia Limited	No
6.	Lehman Brothers Equity Finance (Cayman) Limited	No
7.	Lehman Brothers Finance S.A.	No
8.	Lehman Brothers Holdings Plc	Yes
9.	Lehman Brothers International (Europe)	Yes
10.	Lehman Brothers Japan Inc.	No
11.	Lehman Brothers (Luxembourg) Equity Finance S.A.	No
12.	Lehman Brothers (Luxembourg) S.A.	No
13.	Lehman Brothers OTC Derivatives Inc.	No
14.	Lehman Brothers Securities Asia Limited	No
15.	Lehman Brothers Securities N.V.	No
16.	Lehman Brothers Special Financing Inc.	No
17.	Lehman Brothers Treasury Co. B.V.	No
18.	Lehman Re Limited	No



October 29, 2009

VIA OVERNIGHT MAIL

Epiq Bankruptcy Solutions, LLC Attn: Lehman Brothers Holdings Claims Processing 757 Third Avenue, 3rd Floor New York, NY 10017

> Re: In re Lehman Brothers Holdings Inc., Case No. 08-13555 (JMP)

Dear Sir or Madam:

Enclosed is a proof of claim to be filed on behalf of CVI GVF (Lux) Master S.a r.l.in the above-referenced bankruptcy case.

We have included two originals of the proof of claim and its attachments.

Please file one original claim and return one original, date stamped, to us for our records by DHL using the enclosed waybill which is pre-filled to charge the cost to our account.

Please call me at +44 1932 861 594 if you have any questions.

Yours faithfully,

Annemarie Jacobsen

